

Management LLC, Thor Capital LLC, Thor Futures LLC, Thor Realty LLC, Thor Real Estate Master Fund, Ltd., Thor Guarant Real Estate Fund, Ltd., and Thor Opti-Max Fund, Ltd. (collectively, "Batratchenko and the Thor Defendants"). The Amended Complaint is available at docket entry number 24.

2. Pursuant to written communications exchanged between myself (Jane Dattilo of Akin Gump Strauss Hauer & Feld LLP), as counsel for the Plaintiff, and Judith M. Wallace of Carter Ledyard & Milburn LLP, as counsel for Batratchenko and the Thor Defendants, I hereby certify under penalty of perjury that Ms. Wallace represented to me that Batratchenko and the Thor Defendants accept service of Plaintiff's Amended Complaint.

Dated: June 21, 2012

**AKIN GUMP STRAUSS HAUER & FELD,
LLP**

By: 

Jane M. Dattilo, Esq.
One Bryant Park
New York, New York 10036
Tel.: (212) 872-1000
Fax: (212) 872-1002

Attorneys for Plaintiff Ludmila
Loginovskaya